#### Before the

## Federal Communications Commission

AUG 7 - 1992

Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

	OF FUE SHOKE IA
In re Applications of )	MM Docket No. 92-33
CENTRAL FLORIDA EDUCATIONAL ) FOUNDATION, INC. ) Channel 202C3 ) Union Park, Florida )	File No. BPED-881207MA
BIBLE BROADCASTING NETWORK, INC. ) Channel 202C2 ) Conway, Florida )	File No. BPED-890412MJ
SOUTHWEST FLORIDA COMMUNITY  RADIO, INC.  Channel 202C2  Conway, Florida	File No. BPED-891127MC
MIMS COMMUNITY RADIO, INC. ) Channel 202C1 ) Oak Hill, Florida )	File No. BPED-891127MD
HISPANIC BROADCAST SYSTEM, INC. ) Channel 202C3 ) Lake Mary, Florida )	File No. BPED-891128ME
For Construction Permit ) For a, Noncommercial, ) Educational New FM Station )	

TO: The Honorable Edward J. Kuhlmann Administrative Law Judge

# JOINT PETITION FOR LEAVE TO AMEND AND FOR APPROVAL OF JOINT SETTLEMENT AGREEMENT

Bible Broadcasting Network, Inc. ("BBN"), Central
Florida Educational Foundation, Inc. ("Central"), Southwest
Florida Community Radio, Inc. ("Southwest"), and Hispanic
Broadcast System, Inc. ("Hispanic"), hereby petition the
Presiding Officer for approval of the Joint Settlement
Agreement, copy attached hereto, by which BBN and Southwest
agree to dismiss their applications. In support thereof the
following is shown:

No. of Copies recid\_\_\_\_\_\_ List A B C D E

By Hearing Designation Order, DA92-224, released March 10, 1992, the above applications were designated for hearing. The Hearing has been held, and proposed findings of fact and conclusions of law are due August 10, 1992. attached Settlement Agreement proposes the dismissal of the applications of BBN and Southwest in return for the payment of \$10,000.00 to each, which sum is less than the legitimate and prudent expenses expended by each of the dismissing applicants in the preparation and prosecution of their The Settlement Agreement provides that the applications. funds for reimbursement will be paid by either Central or Hispanic depending on which of the two obtains a construction permit in the proceeding. The application of Mims Community Radio, Inc. ("MCR"), is the subject of a Petition for Leave to Amend, which, if granted, would result in MCR's application being severed from the mutually exclusive applications. Declarations from the appropriate officer, or owner, of the parties are attached hereto showing: (a) that the amount of reimbursement is less than each dismissing party's legitimate and prudent expenses; (b) the reasons why the settlement is in the public interest; and (c) that none of the applications were filed for the purpose of reaching or carrying out the Settlement Agreement.

<sup>&</sup>lt;sup>1</sup> Another application filed by Palm Bay Public Radio, Inc., File No. BPED-891127MB, has been voluntarily dismissed.

The parties believe this settlement is in the public interest because it would reduce a five party comparative hearing to a proceeding involving only two parties.

Approval of the Settlement Agreement will conserve the Commission's scarce resources.

WHEREFORE, in consideration of the above, it is respectfully requested that (a) the Settlement Agreement be approved, and (b) the applications of BBN and SFCR be dismissed with prejudice.

Respectfully submitted,

CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.

y:\_\_

seph F. Dunne, III

Its Attorney

MAY & DUNNE, CHARTERED 1000 Thomas Jefferson St., NW Washington, D.C. 20007 (202) 298-6345

Date: Weenst

BIBLE BROADCASTING NETWORK, INC.

dary S. Smithwick

Its Attorney

SMITHWICK & BELENDIUK, P.C.

1990 M Street, N.W.

Suite 510

Washington, DC 20036

(202) 785-28Q0

Date: 8/7/92

### SOUTHWEST PLORIDA COMMUNITY RADIO, INC.

			By	A. Wray Fitch, Its Attorney	III	
HONNAS	£	GRANGE, F.C.				

8280 Greensboro Drive 7th Floor McLean, VA 22102 (703) 761-5013

Date:

HISPANIC BROADCAST SYSTEM, INC.

James L. Oyster/ Ivs Attorney

LAW OFFICERS OF JAMES L. VYSTER

Rt. 1 Box 203A Castelton, VA 22716

(703) 937-4800

#**095 P06** 

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

By: A Way Fitch, III
Its Attorney

**CANNON & GRANGE, P.C.**8280 Greensbore Drive
7th Floor
McLean, VA 22102
(703) 761-5013

Date:\_\_\_\_\_

HISPANIC BROADCAST SYSTEM, INC.

By: James L. Oyster Its Attorney

LAW OFFICERS OF JAMES L. OYSTER Rt. 1 Box 203A Castalton, VA 22716 (703) 937-4800

Date:\_\_\_\_

#### SETTLEMENT AGREEMENT

This Agreement, made and entered into this \_\_\_\_\_\_\_,

1992, by and between Southwest Florida Community Radio, Inc.

(Southwest), Bible Broadcasting Network, Inc. (BBN), Hispanic Broadcasting System, Inc. (Hispanic), and Central Florida Educational Foundation, Inc. (Central).

#### WITNESSETH

WHEREAS, Southwest has an application (File No. BPED-891127MC) pending before the Federal Communications Commission ("Commission" or "FCC") requesting authority to construct and operate a new noncommercial FM broadcast station in Conway, Florida: and

WHEREAS, BBN has an application (File NO. BPED-890412MJ) pending before the Commission specifying facilities which are mutually exclusive with those specified in Southwest's application; and

WHEREAS, Hispanic has an application (File No. BPED-891128ME) pending before the Commission specifying facilities which are mutually exclusive with those specified in the applications of Southwest and BBN; and

whereas, Central has an application (File No. BPED-81207MA) pending before the Commission specifying facilities mutually exclusive with the pending applications of Southwest, BBN, and Hispanic; and

WHEREAS, the applications of Southwest, BBN, Hispanic, and Central are mutually exclusive with one another and with one

other applicant -- Mims Community Radio, Inc. (Mims) (File No. BPED-891127MD) -- all of five of which applications have been designated for hearing in MM Docket No. 92-33; and

WHEREAS, Southwest, Hispanic, BBN and Central recognize that it is in the best interest of the parties and the FCC to avoid the further prosecution of the Southwest and BBN applications, thereby hastening the completion of the hearing and the earlier initiation of a new FM radio service to the residents of Orlando, Florida and the surrounding area, and also conserving the resources of the Commission and the parties; and

WHEREAS, prior approval of the Commission is required to
give effect to this Agreement;

NOW, THEREFORE, in consideration of their mutual promises and other good and valuable considerations, sufficiency and receipt is hereby acknowledged, the parties agree as follows:

1. The parties hereto shall file a copy of this Agreement with the Presiding Judge within five (5) days of its execution, together with a Joint Petition for Approval of Agreement and Dismissal of the Southwest and BBN Applications ("Joint Petition") which shall be contingent upon the fulfillment of the conditions stated below. The parties further agree that they will seek to demonstrate in such Joint Petition that the public interest will be served by the approval of this Agreement. There shall be filed with the Joint Petition this Agreement, the declarations of all parties as required by Section 73.3525 of the FCC's Rules, and such showing relative to reasonable expenses of preparation and prosecution of the Southwest and BBN applications

as may be required by Section 73.3525 of the FCC's Rules. The parties further agree to cooperate with the others and with the FCC by expeditiously providing each other and/or the FCC with any additional information which may be reasonably requested.

- 2. BBN and Southwest will seek, as part of the filing of the Joint Petition, the immediate dismissal of their applications. Such dismissal will be contingent only on the approval of this Agreement by the Presiding Judge. The BBN and Southwest request for dismissal of their applications will not be contingent either on the termination of MM Docket No. 92-33 or on the grant of a construction permit to any particular applicant.
- 3.(a) In the event that the application of Hispanic is granted by final order, Hispanic shall, within ten (10) days of a final order granting the Hispanic application, pay to Southwest a total of TEN THOUSAND DOLLARS (\$10,000) and shall pay TEN THOUSAND DOLLARS (\$10,000) to BBN.
- (b) In the event the application of Central is granted by final order, Central shall, within ten (10) days of issuance of said final order, pay to Southwest TEN THOUSAND DOLLARS (\$10,000) and shall pay BBN TEN THOUSAND DOLLARS (10,000).
- applications are granted in some form pursuant to a share time arrangement, merger, or otherwise, then ten (10) days after such grant becomes final, Central and Hispanic shall pay Southwest a total of TEN THOUSAND DOLLARS (\$10,000). In addition, Central and Hispanic shall pay BBN a total of TEN THOUSAND DOLLARS

- (\$10,000). Hispanic and Central shall agree on the contributions to be made by each of the total funds to be paid to Southwest and BBN.
- (d) All payments made to Southwest pursuant to this Agreement shall be made payable to A. Wray Fitch, III, Counsel for Southwest Community Radio, Inc. All payments made payable to Bible Broadcasting Network, Inc. shall made payable to Gary S. Smithwick, Esq., Counsel for Bible Broadcasting Network Inc.
- 4. For the purposes of this Agreement, a final order shall mean action by the Commission or its delegatee which is not reversed, stayed, enjoined, set aside, annulled, rescinded, or suspended, and with respect to which action no further administrative or judicial reconsideration or review is pending or otherwise available.
- 5. On the date of submission of this Agreement to the FCC, Central and Hispanic each agree to deposit in escrow TEN THOUSAND DOLLARS (\$10,000) for a total of TWENTY THOUSAND DOLLARS (\$20,000) to be held jointly by Joseph E. Dunne and James L. Oyster, as Escrow Agents. Escrow Agents shall give notice by facsimile on the same day of deposit of such funds to BBN and Southwest. If Escrow funds are not timely deposited and/or if notice of such deposit is not timely given, Southwest and/or BBN may terminate this Agreement with respect to its application.
- 6. Escrow Agents shall release funds to BBN and Hispanic in payment of consideration due under Paragraph 3. Any funds which are not required to be paid shall be returned to the depositing entity. In the event the Agreement is terminated by

BBN or Southwest, funds held for the benefit of the terminating applicant shall be returned to the depositing entity. All funds shall be returned to the depositing entities in the event that this Settlement Agreement is not approved by final action. Interest on escrow funds returned to depositing entities shall be Interest which has accrued on paid to depositing entities. escrow funds payable to Southwest or BBN shall be paid 50% to the depositing entity and 50% to the dismissing applicant. event funds are dispersed pursuant to paragraph 3(a), then Hispanic shall reimburse Central TEN THOUSAND DOLLARS (\$10,000) for funds placed in escrow by Central and disbursed to dismissing In the event escrow funds are dispersed pursuant to applicants. paragraph 3(b), Central shall reimburse Hispanic TEN THOUSAND DOLLARS (\$10,000) placed in escrow by Hispanic and disbursed to the dismissing applicants.

- 7. The Agreement constitutes the entire understanding of the parties, and no other consideration, action or forbearance is contemplated or relied upon by them. Each of the parties represents that it has complete authority to enter into, execute and carry out this Agreement.
- 8. In the event that any party hereto not in default of its obligations hereunder is forced to undertake litigation in order to compel implementation of any provision hereof, that party shall, in addition to any and all remedies which may otherwise be available to it under applicable law, be entitled to recovery of its reasonable attorney's fees and expenses incurred in connection with such litigation.

9. This Agreement shall be construed under the laws of the State of Florida and applicable Rules of the Commission.

10. This Agreement may be signed in counterparts with the same effect as if the signatures to each were pages of the same Agreement.

11. Any notice required hereunder shall be in writing and shall be given by hand delivery, by prepaid first class certified U.S. mail, return receipt requested, or by nationally recognized overnight delivery service (including, for purposes of illustration but not limitation, Federal Express), addressed as follows:

if to Southwest: Mr. Robert Augsburg

WAYM-FM

P.O. Box 887

Brentwood, TN 37024

with a copy to: A. Wray Fitch III, Esq.

Gammon & Grange P.C. 8280 Greensboro Drive

Seventh Floor McLean, VA 22102

if to BBN:

with a copy to: Gary S. Smithwick, Esq.

Smithwick & Belendiuk, P.C. 2033 M Street, N.W., Suite 207

Washington, D.C. 20036

if to Central:

with a copy to: Joseph E. Dunne, III, Esq.

May & Dunne

1000 Thomas Jefferson Street, N.W.

Suite 520

Washington, D.C. 20007

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if to Hispanic:

with a copy to:

James L. Öyster, Esq. Law Offices of James L. Oyster Route 1, Box 203A Ceatleton, VA 22716

12. BBN and Southwest agree not to file any mutually exclusive application with any amendment or any application submitted by Central or Hispanio in this proceeding provided, however, such amendment or application does not adversaly effect any BBN or Southwest station or construction permit.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement as of the day and year first phove written.

Bouthwest Florida Community Raylo, INC.
BIRLE BROADCASTING NETWORK) INC.
BIBLE BROADCASTING HETWORK) INC.
By
Mispanic Broadcasting Eysten, Inc.
Ву
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC
Ву
ESCROW AGENT:
•
<b>*</b>
Ву
ESCROW AGENT:
By

with a copy to:

James L. Oyster, Eeq. Law Offices of James L. Oyster Route 1, Box 203A Castleton, VA 22716

12. BBN and Southwest agree not to file any mutually exclusive application with any amendment or any application submitted by Central or Hispanio in this proceeding provided, however, such amendment or application does not adversely affect any SBN or Southwest station or construction permit.

IN WITHERS WHEREOF the Parties hereto have executed this Agreement as of the day and year first above written.

BOUTHWEST FLORIDA COMMUNITY RADIO, INC.

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BIBLE BROADCAST			
By Jelal			
HISPANIC BROAD	CASTING SYSTE	м, інс.	
By_	and the state of t	e de la companya de l	
CENTRAL FLORIDA	A EDUCATIONAL	FOUNDATION,	INC.
Бу			
ESCROW AGENT:			
Ву	***************************************		
ESCROW AGENT:			
Ву	4.		

with a copy to:

James L. Oyster, Esq. Law Offices of James L. Oyster Route 1, Box 203A Castleton, VA 22716

13. BBN and Southwest agree not to file any mutually exclusive application with any amendment or any application submitted by Central or Hispanic in this proceeding provided, however, such amendment or application does not adversely effect any BBN or Southwest station or construction permit.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement as of the day and year first above written.

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

Ву			
BIBLE BROADCE	ASTING NETWORK,	INC.	
HISPANIC BRO	NOCESTING SYSTEM	M, INC.	
Ву			
	IDA EDUÇATIONAL	FOUNDATION,	inc.
Ву			
ESCROW AGENT		,	
Ву			
ESCROW AGENT	: /		
By	<u> </u>		

with a copy to:

James L. Oyster, Esq.

Law Offices of James L. Oyster

Route 1, Box 203A Castleton, VA 22716

12. BBN and Southwest agree not to file any mutually exclusive application with any amendment or any application submitted by Central or Hispanic in this proceeding provided, however, such amendment or application does not adversely effect any BBN or Southwest station or construction permit.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement as of the day and year first above written.

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

Ву
BIBLE BROADCASTING NETWORK, INC.
Ву
HISPANAC BROADCASTING SYSTEM, INC.
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.  By Mele E. Quene III
ESCHOW AGENT:
Ву
ESCROW AGENT:

with a copy to:

James L. Oyster, Esq.

Law Offices of James L. Oyster

Route 1, Box 203A Castleton, VA 22716

12. BBN and Southwest agree not to file any mutually exclusive application with any amendment or any application submitted by Central or Hispanic in this proceeding provided, however, such amendment or application does not adversely effect any BBN or Southwest station or construction permit.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement as of the day and year first above written.

D.,

SOUTHWEST FLORIDA COMMUNITY RADIO, INC.

Dy .
BIBLE BROADCASTING NETWORK, INC.
Ву
HISPANIC BROADCASTING SYSTEM, INC.
Ву
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.
Ву
ESCROW AGENT:
By Jame L. Oly
ESCHOW AGENT:
Ву

#### DECLARATION

Idalia Arzuaga, hereby declares and affirms as follows:

- 1. I am President of Hispanic Broadcast System, Inc., an applicant for a new FM station at Lake Mary, FL.
- 2. Hispanic did not file its application for the purpose of obtaining a settlement.
- B. Hispanic has neither paid nor promised to pay any consideration either directly or indirectly for the dismissal of the applications of Bible Broadcasting Network, Inc. and Southwest Florida Community Radio, Inc. except as set forth in the Settlement Agreement filed with the Commission (\$10,000.00 to each applicant).
- 4. A grant of the joint request for approval of the , Settlement Agreement will serve the public interest in that it will expedite the initiation of a new service in the area of Central Florida.

Tatate under penalty of perjury that the foregoing is true and correct. Executed on this 45 day of August, 1992.

Idalia Arzuaga

#### VERIFIED STATEMENT

- I, James S. Hoge, under penalty of perjury of the laws of the state of Florida and the United States of America do hereby make this Verified Statement for submission to the Federal Communications Commission in connection with MM Docket No. 92-33.
- 1. I am the president and a director of Central Florida Educational Foundation, Inc. (CFEF), an applicant for channel 203C3, Union Park, Florida (BPED-881207MA). CFEF has entered into an agreement with three ofour competing applicants, Broadcasting Network, Inc. (BBN), Southwest Florida Community Radio, Inc. (Southwest), and Hispanic Broadcast System, Inc. (Hispanic) which provides that BBN and Southwest shall dismiss their applications in return for CFEF's and Hispanic's promise to reimburse BBN and Southwest up to \$10,000 each for their legitimate and prudent expenses if CFEF's or Hispanic's construction permit application is granted. The "Settlement Agreement" signed by me constitutes the entire agreement between the parties, and CFEF has not paid or promised any consideration of any kind to any other applicant except as set forth in the "Settlement Agreement."
- 2. CFEF did not file its application for the purpose of reaching or carrying out any such agreement with BBN or Southwest, or any other party.

3. Approval of the "Settlement Agreement" is in the public interest because it reduces the number of parties competing for an educational frequency in Central Florida from five to three, thereby simplifying the proceeding and, hopefully, leading to a more speedy institution of new noncommercial broadcast service to Central Florida.

James S. Hoge

Executed this GH day of August / 1992.

#### DECLARATION

- I, A. Wray Fitch III, hereby declare under penalty of perjury that the following is true and correct:
- 1) I am an owner of Gammon & Grange, P.C.
- 2) Gammon & Grange has provided legal services to Southwest Florida Community Radio, Inc. in connection with the prosecution of its application for a new station in Conway, Florida.
- Southwest Florida Community Radio, Inc. has incurred legal 3) fees in excess of \$6,000 relating to the prosecution of its application for Conway, Florida. These fees have included services for assistance in preparation of the application, preparation of an opposition to petition to deny, preparation of direct case exhibits, attendance at prehearing conferences, attendance at settlement conferences, phone conferences to the client and opposing counsel, preparation of settlement documents, review and analysis of joint engineering, and preparation of other pleadings and documents.

A. Wray Fitch III

W.A.Y.M. NASHVILLE

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#### DECLARATION

- I, Robert Augeburg, hereby declare under penalty of perjury that the following is true and correct:
- 1) I am the President of Southwest Florida Community Radio, Inc.
- 2) No consideration has been promised or paid to Southwest Florida Community Radio, Inc. for dismissal of its application other than as set forth in the foregoing Settlement Agreement.
- 3) The application of Southwest Florida Community Radio, Inc.

  Was not filed for the purpose of entering into a Settlement

  Agreement.
- 4) Approval of the Settlement Agreement is in the public interest since it will essist in an expedited grant of a new radio service to the Orlando, Florida market.

Date: 0/1/

Robert Augeburg

President, Southwest Florid

Community Radio, Inc.

6HMMUN&GKHNGE-7U37615000 1EL: 1-703-761-5025

HUG (+92 11155 NO.000 F.US

### <u>DECLARATION</u>

- I, Robert Augsburg, hereby declare under penalty of parjury that the following is true and correct:
- in engineering expenses directly related to the prosecution of its application for Conway, Florida. Engineering expenses included the preparation of a joint engineering exhibit, preparation of the original engineering submitted with the Southwest application and preparation of emended engineering submitted later in the proceeding.

2) In addition, Southwest has incurred publication, costs of

\$450.00./

Date:

Robert Mashura

President, Southwest Rightide

Florida Community Radio, Ind.

#### <u>DECLARATION</u>

- I, Terry L. Hylton, Assistant Secretary of Bible Broadcasting Network, Inc. ("BBN") do hereby declare under penalty of perjury that the following is true and correct:
- 1. BBN is an applicant for a construction permit for a new FM station on Channel 202C2 in Conway, Florida (File No. BPED-890412MJ).
- 2. No consideration has been or will be given to, or has been paid by, BBN in connection with the dismissal of its application, except as provided in the Settlement Agreement. The consideration to be paid to BBN, in the amount of \$10,000.00, represents less than the legitimate and prudent expenses of BBN in preparing and prosecuting its application. A copy of evidence of BBN's expenses is attached hereto as Attachment A.
- 3. BBN's application was not filed for the purpose of reaching a settlement agreement.
- 4. Approval of the Settlement Agreement is in the public interest because it reduces the number of parties who must participate in the hearing in this proceeding.

BIBLE BROADCASTING NETWORK, INC.

8/5/92 Date

ву:

Terry IN Hylton Assistant Secretary

## E. HAROLD MUNN, JR. & ASSOCIATES, INC.

#### **Broadcast Engineering Consultants**

BOX 220, 100 AIRPORT ROAD COLDWATER, MICHIGAN 49036

BIBLE BROADCASTING NETWORK 1300 N. BATTLEFIELD BLVD P. O. BOX 1818 CHESAPEAKE, VA 23320

30 JUNE 1992 BIBLE

FERMS: NET, 30 DAYS.

SERVICE CHARGE, 1 1/2% PER MONTH ON ACCOUNTS OVER 30 DAYS. EFFECTIVE RATE 18% PER ANNUM.

BIBGENRL PROJECT

EXPENSES

TELEPHONE EXPENSE

TOTAL EXPENSES

\$0.36

\$0.36

BIBGENRL TOTAL

\$0.36

CONWAY PROJECT

CONSULTATION RE HEARING EXHIBIT

ENGINEERING SERVICES

SENIOR

1.25 HOURS @ \$65.00/HOUR TOTAL SERVICES

\$81.25

\$81.25

CONWAY TOTAL

\$81.25

FORTSMIT PROJECT

MODIFICATION OF FM APPLICATION

TO REDUCE POWER AT FORT SMITH

ENGINEERING SERVICES

SENIOR

12.75 HOURS @ \$65.00/HOUR

\$828.75

TOTAL SERVICES \$828.75

EXPENSES

COMPUTER POPCOUNT

SMALL COPIES

LARGE COPIES

296 a .15/COPY

\$60.00 \$44.40

COURIER SHIPPING CHARGES

8 a .20/COPY \$1.60

COMPUTER

\$25.75

TOTAL EXPENSES

314,999 @ .001/UNIT \$315.00

\$446.75

FORTSMIT TOTAL

\$1,275.50

WYFO PROJECT

## E. HAROLD MUNN, JR. & ASSOCIATES, INC.

#### **Broadcast Engineering Consultants**

BOX 220, 100 AIRPORT ROAD COLDWATER, MICHIGAN 49036

TO BIBLE BROADCASTING NETWORK 1300 N. BATTLEFIELD BLVD P. O. BOX 1818 CHESAPEAKE, VA 23320 30 JUNE 1990 EIBLE

TERMS: NET, 30 DAYS.
SERVICE CHARGE, 1 1/2% PER MONTH ON ACCOUNTS OVER 30 DAYS
EFFECTIVE DATE 18% PED ANNIM

(CONTINUED)

TOPEKA PROJECT

RESEARCH FOR EDUCATIONAL FM FACILITY

PACKAGE PRICE

\$200.00

TCPEKA TOTAL

\$200.00

LUFKIN PROJECT

RESEARCH FOR EDUCATIONAL FM FACILITY FOR LUFKIN-NACOGDOCHES, TX AREA

PACKAGE PRICE

\$175.00

LUFKIN TOTAL

\$175.00

CONNAY PROJECT

REVIEW COMPETING APPLICATIONS

PACKAGE PRICE

\$575.00

CONWAY TOTAL

\$575.00

TOTAL AMOUNT DUE

\$3,286.30